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### UNITED STATES BANKRUPTCY COURT FOR THE MIDDLE DISTRICT OF GEORGIA

DEBTOR CHRISTOPHER D. MINOR			_19-51274 ac	olan and list below the sect	ions of	
		CHAPTER 13 PLA DDLE DISTRICT OF G NOT OFFICIAL FOR	EORGIA			
Part 1: Notices						
To Debtors:	option on the form		the option is appr	e cases, but the presence opriate in your circumst ay not be confirmable.		
	In the following notice each box that applies	In the following notice to creditors and statement regarding your income status, you must check each box that applies.				
To Creditors:	Your rights may be eliminated.	Your rights may be affected by this plan. Your claim may be reduced, modified, or eliminated.				
		plan carefully and discus				
	attorney must file an confirmation unless o confirm this plan with	objection to confirmation objection to confirmation objective ordered by the mout further notice if no confirmation.	on at least 7 days before Bankruptcy Court.  Objection to confirma	n of this plan, you or your ore the date set for the hear. The Bankruptcy Court ma tion is filed. See Bankrupt m in order to be paid under	ing on y cy	
state wh both box	owing matters may be of part tether or not the plan include xes are checked, the provision n any part other than Part 6 a	s each of the following in will be ineffective if se	tems. If an item is o	hecked as "Not Included	" or if	
1.1.	Limit the Amount of a Secu seeks to limit the amount of a in Part 3, Section 3.5, which a payment or no payment at all	secured claim, as set out may result in a partial	Included	X Not Included		
1.2.	Avoidance of Liens: The pla of a judicial lien or nonposses money security interest as set Provisions Part 6.	ssory, nonpurchase-	□ T1 1.1	X Not Included		
	Nonstandard Provisions: Th	ne plan sets out	W 1 1 . 1 . 1			

X Included

 $\square$  Not Included

Nonstandard Provisions in Part 6.

1.3.

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### 1. 4 Income status of debtor(s) as stated on Official form 122-C1

	Check One:			
		current monthly income of the debtorded in 11 U.S.C. § 1325(b)(4)(A).	(s) is less than the applicable m	edian income
		current monthly income of the debtor ed in 11 U.S.C. § 1325(b)(4)(A).	(s) is not less than the applicab	le median income
Part 2: Pla	an Payments and I	ength of Plan		
2.1.	Trustee and the payments	nts: The future earnings of the debte the debtor(s) (or the debtor's(s') employ s change over time include the follow eekly/semi-monthly/monthly on	oyer) shall pay to the Trustee twing.) These plan payments cl	the sum of \$100 weekly. (If
2.2.	Additional I	Payments: Additional Payments of \$ from	will be made on (Source)	
2.3.	<b>Plan Length:</b> If the debtor's(s') current monthly income is less than the applicable median income sp in 11 U.S.C. § 1325(b)(4)(A) the debtor(s) will make a minimum of 36 monthly payments.			
		s(s') current monthly income is not less 5(b)(4)(A) the debtor(s) will make pay		
Part 3: Tr	reatment of Secure	d Claims		
Fr	rom the payments	so received, the Trustee shall make o	lisbursements to allowed clai	ms as follows:
3.1.	secured by the	<b>Debts:</b> The monthly payments will be debtor's(s') principal residence): (Fe month of the first payment designate	Payments which become due at	fter the filing of the petition
NAME OF	CREDITOR	MONTH OF FIRST PAYMENT UNDER PLAN	T MONTHLY PAYMENT AMOUNT PE	CHECK IF RINCIPAL RESIDENCE

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Arrearages: After confirmation, distributions will be made to cure arrearages on long term debts (including

	under th		nonthly paym	ent is designate		at is due after the last payment will be paid after the short term
NAME OF CREDITOR		STIMATED MOUNT DUE		INTEREST RATE (if applicable)	COLLATERAL	MONTHLY PAYMENT IF ANY
						own because debts are secured days of filing the bankruptcy
	e collatera	l for the debt i	s any other th	ing of value, the		1 year of filing. See § 1325(a).
NAME OF CREDITOR		AMOUNT DUE		INTEREST RATE	COLLATERAL	MONTHLY PAYMENT
NAME OF CREA	made to by the cr	the following	secured credit	tors and holders I be applied to re ADEQU	of executory contracts afteduce the principal of the of JATE PROTECTION AM	
Carlos & BJ's Au				\$35 / m		<u>.</u>
TitleMax of Georges 3.5.	Secured who are  If the valid the va	subject to crar lue is less than lue is listed as lue is greater t	ndown, with a the amount d \$0.00 the cree han or equal to	ue, the secured of ditor's allowed co the allowed sec		the following secured creditors ne value only as secured.
NAME OF CREDITOR		AMOUNT DUE	VALUE	INTERES RATE	T COLLATERA	AL MONTHLY PAYMENT AMOUNT
Carlos & BJ's Au	ito Sales	\$3500	debt	5.5%	'02 Lexus IS 300	<u>\$90</u> .
Titlemax of Geor	gia	\$3500	<u>debt</u>	5.5%	'02 Lexus ES 300	<u>\$90</u> .

3.2.

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**Surrendered Collateral:** The following collateral is **surrendered to the creditor**. If the debtor(s) is surrendering the collateral for a specific payment credit or in full satisfaction of the debt, a statement explaining the treatment should be indicated in **Part 6 Nonstandard Provisions**. Upon confirmation of this

plan, the stay under § 362(a) will terminate as to the collateral only and the stay under § in all respects unless the debt is listed as a classified debt in Paragraph 5.3 of the plan. A claim resulting from the disposition(s) of the collateral will be treated as unsecured.			classified debt in Paragraph 5.3 of the plan. An allowed unsecured
NAME OF	CREDITOR		DESCRIPTION OF COLLATERAL
3.7. NAME OF	Debts Paid by De	ebtor: The following debt  COLLATERAL	s will be paid directly by the debtor(s):
3.8.		The judicial liens or non-p 6 Nonstandard Provision	possessory, non-purchase security interests that are being avoided as.
Part 4: Tr	eatment of Fees and Pr	ciority Claims	
4.1.	Attorney Fees: A		suant to 11 U.S.C. § 507(a)(2) of \$3,250 to be paid as follows:
	X Pursuant to th	e Single Set Fee option in	the Administrative Order on Attorney Fees in Chapter 13 Cases.
			o file an application for compensation with the Court, including an the Administrative Order on Attorney Fees in Chapter 13 Cases.
4.2.	Trustee's Fees:	Γrustee's fees are governed	d by statute and may change during the course of the case.
4.3.	plan as follows: 7	These payments will be ma	wing domestic support obligations will be paid over the life of the ade simultaneously with payment of the secured debt to the extent at the rate of%. (If this is left blank, no interest will be
NAME OF	CREDITOR		PAYMENT AMOUNT
4.4.			priority claims, unless already listed under 4.3 will be paid in full ailable in the order specified by law.

3.6.

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### Part 5: Treatment of Non Priority Unsecured Claims

5.1.		eters: Debtor(s) will make paymen mulative; debtor(s) will pay the high	nts that will meet all of the following parameters nest of the three):		
	priority unsecure	d creditors in order to be eligible t 6 Nonstandard Provisions along w	s shown on Form 122C of \$to the non- for a discharge, unless debtor(s) includes contrary with sufficient legal reason justifying the excusal from		
		btor(s) will pay this amount to the prior	and other unsecured creditors would receive ority and other unsecured creditors in order to be		
	(c) The debtor(s)	will pay \$ to the general uns	secured creditors to be distributed pro rata.		
5.2.	General Unsecur be paid (CHOOS		ditors whose claims are duly proven and allowed will		
			e highest amount, if any, shown in paragraph 5.1(a), are applicable commitment period as indicated in <b>Part</b>		
	highest amount sh	nown in paragraph 5.1(a), 5.1(b), or 5.	eceive a dividend of 0%, but will also pay the 1(c) above. All creditors should file claims in the nd funds become available for distribution.		
5.3.	Classified Unsecured Claims: The following unsecured claims are classified to be paid at 100%. If the debtor(s) is proposing to pay less than 100%, or to pay a regular monthly payment, those proposals should appear in Part 6 Nonstandard Provisions.				
NAME OF	CREDITOR	COLLATERAL	REASON FOR CLASSIFICATION		
5.4.	assumed. All other	er executory and unexpired leases are	ecutory contracts and unexpired leases listed below are rejected. If the debtor(s) wishes to cure a default on a ded in <b>Part 6 Nonstandard Provisions</b> .		
NAME OF	CREDITOR		TION OF COLLATERAL		

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- Property of the Estate: Unless otherwise ordered by the Court, all property of the estate, whether in the possession of the Trustee or the debtor(s), remains property of the estate subject to the Court's jurisdiction, notwithstanding § 1327(b), except as otherwise provided in Part 6 Nonstandard Provisions below. Property of the estate not paid to the Trustee shall remain in the possession of the debtor(s). All property in the possession and control of the debtor(s) at the time of confirmation shall be insured by the debtor(s). The Chapter 13 Trustee will not and is not required to insure such property and has no liability for injury to any person, damage or loss to any such property in possession and control of the debtor(s) or other property affected by property in possession and control of the debtor(s).
- Validity of Liens or Preference Actions: Notwithstanding the proposed treatment or classification of any claim in the plan confirmed in this case, all lien avoidance actions or litigation involving the validity of liens or preference actions will be reserved and can be pursued after confirmation of the plan. Successful lien avoidance or preference action will be grounds for modification of the plan.

#### Part 6: Nonstandard Provisions

Nonstandard Provisions: Under Bankruptcy Rule 3015(c), all nonstandard provisions are required to be set forth below. These plan provisions will be effective only if the applicable box in Part 1 of this plan is checked and any nonstandard provisions placed elsewhere in the plan are void.

Upon completion of Chapter 13 payments and Chapter 13 discharge, creditors holding claims set forth in Part 3.5 shall release lien on collateral.

Debtor shall be responsible for making current and/or arrearage payments on all domestic support obligations. As such, the

Chapter 13 Trustee shall not any disbursements to recipients of domestic support obligations.			
Part 7: Signatures			

7.1. **Certification:** The debtor's(s') attorney (or debtor(s), if not represented by an attorney) certifies that all provisions of this plan are identical to the Official Form of the Middle District of Georgia, except for language contained in **Part 6: Nonstandard Provisions**.

/s/ Christopher D. Minor	Date: 07/23/2019
Signature of debtor	
Debtor's(s') Attorney	
/s/ Jason M. Orenstein Signature of debtor's(s') attorney	Date: 07/23/2019